EMPLOYEE CONDUCT & HIPAA COMPLIANCE

Health Insurance Portability & Accountability Act (HIPAA) Compliance

Policy. Gateway District Health Department (GDHD), as a covered provider entity, will comply with the applicable portions of the Health Insurance Portability and Accountability Act (HIPAA). GDHD will make all reasonable efforts to protect the privacy of patients, to ensure confidentiality over patient information, to maintain security over stored, written and electronic patient medical information, to conform to the final standardized codes set, and to provide required training to staff. Employees who are responsible for disclosures of patient information are subject to both internal disciplinary actions from GDHD and from criminal and civil penalties as established by the federal HIPAA laws and regulations.

Purpose. To detail the provisions of HIPAA as it applies to the local health departments in Kentucky and to GDHD. To protect the privacy of patients and patient information. To protect GDHD and its staff from civil and criminal penalties as established by HIPAA.

Scope. This reference contains procedures and actions for GDHD and its employees to protect the privacy of patients and clients according to HIPAA. This includes all clinic patients and HANDS clients regardless of where they are seen. Excluded from this policy are those Environmental Health Service clients whose records and reports are matters of public record as defined by KRS and KAR.

Procedures.

A. PRIVACY & CONFIDENTIALITY

1. The Gateway District Health Department is a public access facility. Patients who present themselves for preventive health care and/or preventive health counseling waive some element of privacy by their presence at the clinic. GDHD cannot protect patients from being seen in clinic lobbies and parking lots. GDHD’s patients do not have an implicit right under HIPAA to remain totally anonymous and will be addressed using the name they give to the receptionist.

2. GDHD will name a HIPAA Compliance Officer. This individual will be responsible to ensuring compliance with all HIPAA regulations and HIPAA training.

3. All personnel working under the GDHD professional umbrella of care will fully comply with all policies concerning privacy and confidentiality. The term “GDHD Staff” encompasses this professional umbrella of care and includes all full and part time employees, all contracted staff, volunteers, state DPH personnel when on GDHD premises and any students who may be involved in learning experiences at GDHD.
4. GDHD staff has an ethical, regulatory, and legal responsibility to protect the privacy of patients and HANDS clients. This includes protecting all patient identifying information, which includes but is not limited to name, address, telephone number, social security number, any other specific data that would allow the patient to be identified, and any references that an individual was seen at GDHD or by GDHD staff.

5. All GDHD staff must acknowledge understanding that they cannot disclose to their friends, family, or any other individual that a particular individual is a patient or client of GDHD or that he/she was seen at GDHD or by GDHD staff. This further includes disclosures to friends or family of the patient or client.

6. To facilitate patient care when a patient is referred to GDHD for a consultation services, GDHD may disclose information related to that patient’s consultation visit(s) to referring provider. The final rules on confidentiality allow healthcare providers to consult and confer without a specific consent of the patient; this allows GDHD staff to confer among themselves or with other providers who are providing care to those patients and as appropriate to the care being provided.

7. During employee orientation all staff are required to read and sign a Confidentiality Agreement attesting to the employee’s understanding and agreement to not discuss or disclose any information regarding patients and clients, their records, and their conditions.

8. As patients and client receive care and services, staff must obtain additional consents and signature authorizations as appropriate to the care or service being received.

9. GDHD will release information according to MR 107 Release of Information & Open Records.

10. All unnecessary copies of forms or notes, reports, or other documents that contain patient information or patient identifying information will be shredded prior to disposal.

11. GDHD will detail its privacy practices in the Notice of Privacy Practice document (see Appendix A). The notice will be provided to each new patient. Patients will sign a statement that they have received a copy of the notice (see Appendix B), which will be filed in the patient health record. Additionally for patients registered in the Patient Services Reporting System, an electronic notation will be made on the registration screen. The Notice will be available in Spanish. In accordance with HIPAA, a copy of the Notice of Privacy Practices will be posted in all patient registration areas.

B. SECURITY

12. Patient information that is maintained in a written health or client record or entered into a computer database will be secure from unauthorized access or accidental disclosure.

a. Access to clinic patient records and patient information is limited to clinic staff on as needed to perform official functions.

b. Official federal or state regulators (e.g. DPH, WIC, HANDS TA, Medicaid reviewers, etc.) or accrediting agency (e.g. JCAHO, CLIA, etc.) may have limited access after confirmation of credentials and purposes.

c. After hours, all health records will be locked. No records will be allowed to remain open on desks or in filing containers.
13. Computer access to patient information is extremely limited. Clinic personnel will be issued individual access user names, passwords and other codes needed to reach patient information. Only those personnel who perform official functions and need access to information will be given a user name, password and other codes.

14. Incoming and outgoing telephone calls require all staff to remain vigilant to avoid unintentional disclosure. Telephone reminders of appointments using the AutoDialer will only be made for those patients who consent to receiving these. Staff who are following up with patients at home must ensure that they are talking to the patient. Messages concerning specific information that is confidential will not be left on an answering machine or with anyone other than the patient.

TRAINING.
15. All GDHD personnel will receive HIPAA training sufficient to their duties and responsibilities.

a. Orientation for all new employees will include an overview of HIPAA to include preserving privacy of patients and clients, maintaining security over all patient data, to whom and how medical information is released, consents, and other provisions of HIPAA.

b. Employee training will include information concerning the civil and criminal liability of both GDHD and the employee for disclosures of patient information. Employees who willfully disclose patient information or who are negligent in protecting written or electronic patient information are subject to disciplinary action according to 902 KAR 8:100 including counseling, written reprimands, suspensions and dismissal as determined by the circumstances.

c. On-going training will be provided as needed to re-enforce understanding of HIPAA.
Appendix A

NOTICE OF PRIVACY PRACTICES

Effective Date: 07/01/14

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE READ IT CAREFULLY.

ACKNOWLEDGEMENT OF RECEIPT OF THIS NOTICE
You will be asked to provide a signed acknowledgement of receipt of this notice. Our intent is to make you aware of the possible uses and disclosures of your Protected Health Information (PHI) and your privacy rights.

WHAT IS THIS NOTICE
This Notice of Privacy Practices is required by the Health Insurance Portability and Accountability Act (HIPAA) of 1996. This notice tells you:
♦ How this Health Department and its contracted business partners may use and give out your PHI to carry out treatment, services, payment or health care operations and for the purposes permitted or required by law.
♦ What YOUR rights are regarding the access and control of you health information.
♦ How this Health Department protects your health information.

OUR PRIVACY PROMISE TO YOU
Your health information is personal. This Health Department is legally required by law to protect the privacy of your Protected Health Information (PHI). It does so in all aspects of its business. This Health Department has policies about the privacy of your Protected Health Information (PHI). These policies comply with State and Federal laws. This Health Department uses and gives out your health information only where required by law or where necessary for business.

UNDERSTANDING YOUR HEALTH RECORD/INFORMATION
Each time you receive a service from a health department, hospital, physician, or other healthcare provider, a record of your visit is made. This record contains information about you, including information that may identify you and that relates to your past, present or future physical or mental health or condition and identifies you, or there is a reasonable basis to believe the information may identify you. For example, this information, often referred to as your health or medical record, serves as a:
♦ Basis for planning your care.
♦ Means of communication among the many health professionals who are involved in your care.
♦ Means by which you or a third-party payer (insurance provider) can check that services billed were actually provided.

Your health record contains PHI. State and Federal law protects this information. Understanding how we may use and share your health information helps you to:
♦ Understand the need to make sure it is correct,
♦ Better understand who, what, when, where and why others may access your health information, and,
Make more informed decisions when authorizing sharing with others

YOUR HEALTH INFORMATION RIGHTS

Although your health record is the physical property of the health department that compiled it, the information belongs to you. Under the Federal Privacy Rules, 45 CFR Part 164, you have the right to:

♦ Request a restriction on certain uses and sharing of your information. This means you may ask us not to use or share any part of your PHI for purposes of treatment, payment or healthcare operation. You may also ask that this information not be disclosed to family members or friends who may be involved in your care. This health department is not required to honor your request.
♦ Request that we send you confidential communications by alternative means or at alternative locations.
♦ Obtain a paper copy of the notice of information practices upon request.
♦ Inspect and obtain a copy of your health record. We may charge a fee for costs of copying.
♦ Request the portions of your medical record regarding PHI be changed.
♦ Amend your medical information.
♦ Obtain a listing of certain health information we were authorized to share for purposes other than treatment, payment or health care operations after April 14, 2003.
♦ Take back your authorization to use or share health information except to the extent that action has already been taken except as public health law allows.
♦ Right to an accounting of disclosures. You may request that we provide you with an accounting of the disclosures we have made of your PHI. This right applies to disclosures made for purposes other than treatment, payment, or health care operations. The disclosure must have been made after April 14, 2003 and no more than 6 years from the date of request. This right excludes disclosures made to you, to family members or friends involved in you care, or for notification.

HEALTH DEPARTMENT RESPONSIBILITIES

This health department is required to:
♦ Maintain the privacy of your health information.
♦ Provide you with this notice.
♦ Abide by the terms of the notice currently in effect.
♦ Notify you if we are unable to agree to a restriction/amendment you request.
♦ Accommodate reasonable requests you may have to communicate health information by alternative means or at alternative locations

The Health Department reserves the right to change our practices and to make the new policies effective for all PHI we maintain at the time. The effective date of the change is at the top of the first page and at the bottom of the last page. Should our information practices change, this information will be posted in this health department and a copy will be provided at your next visit.

We will not use or disclose your health information without your authorization, except as described in this notice.

EXAMPLES OF DISCLOSURES FOR HEALTH OPERATIONS

These examples do not include all possibilities.
Required uses and disclosures.
By law, we must disclose you health information to you unless it has been determined by a competent medical authority that it would be harmful to you.
We will use your health information for services, and treatment.
For example: Information obtained by a nurse, physician, or other member of your healthcare team will be recorded in your record and used to determine the course of services that should work best for you. This includes pharmacists who may be provided information on other drugs you have been prescribed to identify potential interactions.

We will use your health information for payment.
For example: A bill may be sent to a third-party payer, such as an insurance provider. The information on or accompanying the bill may include information that identifies you, as well as your diagnosis, procedures and supplies used.

We will use your health information for regular health operations.
We may use/disclose your PHI in fulfilling the health department responsibilities. We may use your information to determine your eligibility for other services.
For example: Staff may look at your record when reviewing the quality of services you are provided. Members of the risk or quality improvement team may use information in your health record to assess the quality and effectiveness of the healthcare and services we provide. We may use/disclose medical information to contact you as a reminder that you have an appointment. We may call you by name in the waiting room when we are ready to see you.

We may use/disclose PHI to tell you about or recommend treatment or other health-related benefits and services that may be of interest to you.

Business Associates: There are some services provided in our health department through contracts with business associates. Whenever an arrangement between our office and a business associate involves the use or sharing of your PHI, we will have a written contract that contains terms that will protect the privacy of your PHI. Information shall be made available on a need-to-know basis for these activities associated with compliance with regulatory agencies.

USES AND SHARING OF INFORMATION SPECIFICALLY AUTHORIZED BY YOU:
Use and disclosures of your PHI beyond treatment, payment and operations, will be made only with your written authorization, unless otherwise permitted or required by law described below.

Others involved in your healthcare:
We may disclose to a member of your family, a relative, a close friend or any other person you identify, your PHI that directly relates to that person’s involvement in your health care. If you are unable to agree or object to such a disclosure, we may disclose such information as necessary if we determine that it is in your best interest based on our professional judgment. We may use or disclose PHI to notify or assist in notifying a family member, personal representative or any other person that is responsible for your care of your location, general condition or death.

Automated Reminders:
Unless you object, we may contact you as a reminder that you have an appointment.

OTHER PERMITTED AND REQUIRED USES AND SHARING THAT MAY BE MADE WITHOUT YOUR CONSENT, AUTHORIZATION OR OPPORTUNITY TO OBJECT:
We may use and share your PHI. It will be limited to the requirements of the law including but not limited to the following instances:

**Required by Law:**
We may use/disclose your PHI if law or regulation requires the use/disclosure.

**Public Health Emergencies:**
We may use or share your PHI in an emergency treatment situation. If this happens, we will try to obtain your consent as soon as reasonably practicable. Finally, we may use or share your PHI with an authorized public or private entity to assist in disaster relief efforts and to coordinate uses and disclosures to family or other individuals involved in your health care.

- Under KRS 214.020 When there is a probability that any infectious or contagious disease will invade this state, we may take such action and adopt and enforce such rules and regulations as we deem efficient in preventing the introduction or spread of such infectious or contagious disease or diseases within this state, up to and including a quarantine and isolation.
- Under KRS 214.010 Every physician shall report all diseases designated by regulation of the Cabinet for Health Services as reportable which are under his special treatment to the local board of health of his county, and every head of a family shall report any of said diseases, when known by him to exist in his family, to the local board or to some other board member.

**Public Health:**
As required by law, we may disclose your PHI to state and federal public health, or legal authorities charged with preventing or controlling disease, injury, or disability. We may share your PHI, if authorized by law, to a person who may have been exposed to a communicable disease or may be at risk of getting or spreading the disease or condition. Information will be released to avert a serious threat to health or safety. Any disclosure, however, would only be to someone authorized to receive that information pursuant to law.

- Under KRS 194A.060, all records and reports of CHS (or CHR) which directly or indirectly identify a patient or client, or former patient or client, of the Cabinet, are confidential.
- Under KRS 214.420, all information in the possession of local health departments or CHS concerning persons tested for, having, or suspected of having sexually transmitted diseases, or identified in an epidemiologic investigation for sexually transmitted diseases, is strictly confidential. A general authorization for the release of medical or other information is not sufficient to authorize release of this information. Breach of this confidentiality is considered a violation under KRS 214.990.
- Under KRS 214.181, no test results relating to human immunodeficiency virus are to be disclosed to unauthorized persons.
- Under KRS 222.271, treatment records of alcohol and drug abuse patients are confidential.
- Under KRS 216.2927, raw data used by the Kentucky Health Policy Board are confidential. This includes data, data summaries, correspondence, or notes that could be used to identify an individual patient, member of the general public, or employee of a health care provider.
- Under KRS 202A.091, court records relating to hospitalization of the mentally ill are confidential. Violation of the confidentiality of these records is a Class B misdemeanor under KRS 202A.991.
- Under KRS 202B.180, court records relating to mental retardation admissions are confidential. Violation of the confidentiality of these records is a Class A misdemeanor under KRS 202B.990.
- Under KRS 210.235, all records which directly or indirectly identify any patient, former patient, or person whose hospitalization has been sought, are confidential.
- Under KRS 211.902, the names of individuals are not to be disclosed in connection with lead poisoning records, except as determined necessary by the Cabinet Secretary.
Under KRS 211.670, lists maintained by hospitals, and all information collected and analyzed, relating to the Kentucky birth surveillance registry (concerning birth defects, stillbirths, and high risk conditions) are to be held confidential as to the identity of the patient. Violation of this confidentiality is a Class A misdemeanor under KRS 211.991.

Under KRS 213.131, unauthorized disclosure or inspection of vital records is unlawful. Violation of the confidentiality laws for vital statistics is a Class B misdemeanor under KRS 213.991

Food and Drug Administration (FDA):
We may disclose to the FDA health information relative to adverse events with respect to food, supplements, product and product defects, or post marketing surveillance information to enable product recalls, repairs, or replacement.

Abuse, Neglect, Exploitation:
We may disclose your relevant PHI to the Cabinet for Families and Children or other appropriate government authority that is authorized by law to receive reports of abuse, neglect and exploitation. In addition, we may disclose your relevant PHI if we believe that you have been a victim of abuse, neglect, exploitation or domestic violence to the governmental agency authorized to receive such information.

Health Oversight:
We may share your PHI with health oversight agencies such as federal and state Departments of Health and Human Services, Medicare/Medicaid Peer Review Organizations, the United States Department of Agriculture (USDA) or the Center for Disease Control (CDC) for activities such as audits, investigations and inspections or compliance with civil rights laws.

Judicial and administrative proceedings:
We may disclose PHI during any judicial or administrative proceeding, in response to a court order or administrative tribunal (if such a disclosure is expressly authorized), and in certain conditions in response to a subpoena, discovery request, or other lawful process.

Research:
We may disclose information to researchers when their research has been approved by an institutional review board that has reviewed the research proposal and established protocols to ensure the privacy of your health information (See Cabinet for Health Services Administrative Order, CHS 01-08, August 28, 2001) (Institutional Review Board for the Protection of Human Subjects).

Coroners, Funeral Directors, and Organ Donation:
We may disclose PHI to a coroner or medical examiner for identification purposes, determining cause of death or for the coroner or medical examiner to perform other duties authorized by law. We may also disclose relevant PHI to a funeral director, as authorized by law in order to permit the funeral director to carry out their duties. We may disclose such information in reasonable anticipation of death. PHI may be used and disclosed for cadaveric organ, eye or tissue donation purposes.

Law Enforcement/Legal Proceedings:
We may disclose health records for law enforcement purposes as required by law or in response to a valid subpoena, discovery request or other lawful process. These law enforcement purposes include (1) legal processes; (2) limited information requests for identification and location purposes; (3) pertaining to victims of a crime; (4) suspicion that death has occurred as a result of criminal conduct; (5) in the event that a crime occurs on the premises of the Department, including its facilities; and (6) medical emergency and it is likely that a crime has occurred. Also we may disclose information to government agencies.
Correctional Institution:
Should you be an inmate of a correctional institution, we may disclose to the Corrections Cabinet health information necessary for your health and the health and safety of other individuals.

Military, national security:
If you are involved with the military, national security or intelligence activities, we may release your health information to the proper authorities so they may carry out their duties under the law.

Workers Compensation:
We may disclose health information to the extent authorized by and to the extent necessary to comply with laws relating to workers compensation or other similar programs established by law.

Information that is not Personally Identifiable:
We may disclose information about you in a way that does not personally identify you or reveal who you are.

Right to Paper Copy of Notice
You have the right to receive a paper copy of this Notice at any time. To receive a paper copy, send a written request to the Health Department address below.

CHANGES TO THIS NOTICE OF PRIVACY PRACTICES
The Health Department has the right to change this Privacy Notice at any time. If we do make a change, we will revise this Notice and promptly distribute it to all clients. The Health Department is required by law to comply with the current version of this Notice until a new version has been distributed.

WHERE DO YOU SEND QUESTIONS OR REQUESTS
To submit questions about your privacy rights, contact the Health Department at:
Gateway District Health Department
PO Box 555
Owingsville, KY 40360

Or, you may call the Department Privacy Officer by dialing Ph# 606-674-6396.

COMPLAINTS
If you believe your privacy rights have been violated and wish to make a complaint, you may file a complaint by calling or writing:

- The Health Department Privacy Officer at the number and address above.
- The Secretary of Health and Human Services at:
  Secretary of Health and Human Services, Room 615F
  200 Independence Ave. SW
  Washington, D.C. 20201.
- For additional information, call 877-696-6775.
- No retaliation will occur against you for filing a complaint.
The above policy is effective until such time it is revised or updated to reflect current HIPAA and Notice of Privacy Practices for Gateway District Health Department.
Appendix B

CONSENT FORM FOR USE AND DISCLOSURE
OF PROTECTED HEALTH INFORMATION

By signing this Consent Form, you give us permission to use and disclose protected health information about you for services, payment and healthcare operations except for any restrictions specified below to which we have agreed. Protected health information is individually identifiable information we create or receive, including demographic information, relating to your physical or mental health, to provision of healthcare services to you and to the collection of payment for providing healthcare services to you.

Our Notice of Privacy Practices provides information about how we may use and disclose protected health information about you. You have the right to receive a copy of our Notice of Privacy Practices before signing this Consent Form. As provided in our Notice, the terms of the Notice of Privacy Practices may change. If we change our Notice, you may obtain a revised copy by contacting our information privacy officer, the Administrator or Designee who is also available to respond to any questions or receive any complaints you may have concerning your protected health information.

You have the right to request that we restrict how protected health information about you is used or disclosed for treatment, payment or healthcare operations. We are not required to agree to any restrictions, but if we do, we are bound by our agreement. If you wish to make a restriction, please request a copy of our Form to Request Restrictions.

If you do not sign this Consent Form, we have the right to refuse you services unless a licensed healthcare professional has determined that you require emergency treatment or we are required by federal or state regulation or policy to serve you. We are required to document any circumstances in which we do not obtain your consent, yet carry out the services. We will offer you a copy of this documentation should you decide not to sign this Consent Form.

You have the right to revoke this consent, in writing, except where we have already made disclosures based on your prior consent. You may request to use our Authorization for Release of Information Form for purposes of requesting your revocation, or you may simply send us a letter in writing.

PRINT PARENT, PROXY OR CARETAKER’S NAME IF SIGNING FOR PATIENT

PRINT RELATIONSHIP TO PATIENT

SIGNATURE OF PATIENT, PARENT, PROXY OR CARETAKER DATE

(2009)